

### REMARKS

In the application claims 108-131 remain pending. Claims 1-107 have been canceled without prejudice. Claims 108-131 have been added by amendment and find their support in the specification, figures, and claims as originally filed. Accordingly, no new matter has been added.

All of pending claims presently stand rejected. The reconsideration of the rejection of the claims is, however, respectfully requested.

The pending claims stand rejected under 35 U.S.C. § 103 as being rendered obvious by Blight (U.S. Patent No. 6,785,542) as modified by Blonder (U.S. Patent No. 5,539,821). In rejecting the claims, the Office Action asserted that Blight discloses a system having a device for communicating with a network including a wireless transceiver base, indicated to be the PDA 100 of Blight. The Office Action further noted that the PDA 100 of Blight includes circuitry for establish two way wireless communication with a network, e.g., the PDA 100 may contain an integrated cellular phone. Still further, the Office Action asserted that Blonder discloses an apparatus for mounting the handset of a portable phone to a wall AC power outlet that supplies power from the power outlet to the phone while also providing an FM transceiver that interconnects the portable phone with a phone line via the AC wiring. Thus, the Office Action concluded that it would have been obvious “to apply the technique of Blonder to the communication system of Blight in order to provide a communication to a telephone line through an AC power outlet.”

In response to this rejection of the claims, it is respectfully submitted that modifying Blight according to the teachings of Blonder in the manner espoused in the

Office Action would not cause one to arrive at the invention claimed. For example, Blonder discloses that the telephone mount may include a circuit that communicates with a cordless phone via a wireless communication connection and which communicates with a telephone line through AC wiring. In distinction, the claims call for a device having a communication circuit which communicates with a computing device via a wired communication connection, e.g., mating electrical contacts, and which communicates with a network via a wireless communication connection or via power lines. Thus, the arrangement of the claimed components and manner of exchanging communications between those components as set forth in the claims is not disclosed, taught, or suggested by Blonder. For this reason it is respectfully submitted that the rejection of the claims must be withdrawn.

Still further, to the extent that the PDA of Blight in the combined Blight/Blonder system is considered to be a computing device that would be in wireless communication with the Blonder power outlet communication circuitry whereby the Blonder power outlet “provide[s] a communication to a telephone line through an AC power outlet,” it is respectfully submitted that the PDA disclosed within Blight cannot be both the computing device and a “wireless transceiver base” as has been espoused in the Office Action. In this regard, Blight does not disclose, teach, or suggest that the PDA is used to facilitate communication exchanges between two other components. Thus, the combined Blight/Blonder system would fail to include the claimed wireless transceiver base that functions to link the computing device to the network via wireless communications exchanged with the wireless communication circuitry housed within the device mounted

to the electrical junction box. For this further reason, it is respectfully submitted that the rejection must be withdrawn.

A terminal disclaimer is being filed herewith to address the obviousness type double patenting rejection raised in the Office Action.

#### CONCLUSION

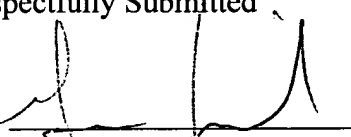
The subject application is considered to be in condition for allowance. Such action on the part of the Examiner is respectfully requested. Should it be determined, however, that a telephone conference would expedite the prosecution of the subject application, the Examiner is respectfully requested to contact the attorney undersigned.

The Commissioner is hereby authorized to charge any fee deficiency or credit overpayment to deposit account number 50-2428 in the name of Greenberg Traurig.

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Respectfully Submitted

By:



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